

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/541,695	07/08/2005	Rudolf Dinger	ICB0218	1927
24203 7590 07/02/2007 GRIFFIN & SZÍPL, PC		EXAMINER		
SUITE PH-1			GOODWIN, JEANNE M	
ARLINGTON,	STREET, SOUTH VA 22204		ART UNIT PAPER NUMBER	
,	•		2833	
	•		MAIL DATE	DELIVERY MODE
			07/02/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

<u> </u>		TH	
	Application No.	Applicant(s)	
Office Action Commence	10/541,695	DINGER, RUDOLF	
Office Action Summary	Examiner	Art Unit	
	Jeanne-Marguerite Goodwin	2833	
The MAILING DATE of this communication appeariod for Reply	ppears on the cover sheet with the	correspondence address	
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perio - Failure to reply within the set or extended period for reply will, by statt Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 1.136(a). In no event, however, may a reply be to the distribution of the dist	N. imely filed In the mailing date of this communication. ED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on <u>15</u> 2a) This action is FINAL . 2b) ☑ Th 3) ☐ Since this application is in condition for allow closed in accordance with the practice under	nis action is non-final. vance except for formal matters, p	,	
Disposition of Claims			
4) ⊠ Claim(s) 7-12 is/are pending in the application 4a) Of the above claim(s) is/are withdreds 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 7-12 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and	rawn from consideration.		
Application Papers			
9) The specification is objected to by the Examination The drawing(s) filed on <u>05 February 2007</u> is/a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction. The oath or declaration is objected to by the	are: a)⊠ accepted or b)⊡ object ne drawing(s) be held in abeyance. So ection is required if the drawing(s) is o	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure * See the attached detailed Office action for a list	nts have been received. nts have been received in Applica iority documents have been received eau (PCT Rule 17.2(a)).	tion No ved in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892)	4) Interview Summa		
Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail I 5) Notice of Informal 6) Other:		

Application/Control Number: 10/541,695 Page 2

Art Unit: 2833

DETAILED ACTION

Allowable Subject Matter

1. The indicated allowability of claim 7 is withdrawn in view of the newly discovered reference(s) to EP 1056260A2 to Karhu. Rejections based on the newly cited reference(s) follow.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 7-12 rejected under 35 U.S.C. 103(a) as being unpatentable over Karhu

Regarding claim 7: Karhu discloses a telephone-watch comprising at least one control member (8) and a case (7) in which there is mounted an electroacoustic transmitter transducer (2) in communication with an acoustic output cavity (openings) arranged in said case (7) and in direct communication with the exterior via at least two output channels (openings) (Fig. 1), wherein the at least two output channels (openings). Karhu discloses a device as stated above with regards to claim 7. Karhu discloses all the subject matter claimed by applicant with the exception of the limitation stated in claim 7, i.e., wherein the two output channels opening out on either side of one of said control members and on the same side of the case with respect to the 6-12 o'clock axis. With respect to the two output channels being directly mounted on either side of one of said control members and on the same side of the case with respect to the 6-12 o'clock

Application/Control Number: 10/541,695

Art Unit: 2833

axis: changing the location of the two output channels from the location shown by Karhu to a location on either side of one of said control members and on the same side of the case with respect to the 6-12 o'clock axis, absent any criticality, is also considered an obvious modification of Karhu's apparatus that a person having ordinary skill in the art at the time the invention was made would be able to provide using routine experimentation since the courts have held that there is no invention in shifting the position of a structure to a different position if the operation of the device would not be thereby modified. In re Japikse, 86 USPQ 70 (CCPA 1950).

Page 3

Regarding claim 8: Karhu discloses a telephone-watch wherein it includes means for guaranteeing water-resistance between said electroacoustic transmitter transducer (3) and said acoustic output cavity (openings).

Regarding claim 9: Karhu discloses a device as stated above with regards to claim 7. Karhu discloses all the subject matter claimed by applicant with the exception of the limitation stated in claim 9, i.e., wherein the output channels opening out on either side of one of said control members are oriented along different directions. With respect to the two output channels being directly mounted on either side of one of said control members are oriented along different direction: changing the location of the two output channels from the location shown by Karhu to a location on either side of one of said control members are oriented along different direction, absent any criticality, is also considered an obvious modification of Karhu's apparatus that a person having ordinary skill in the art at the time the invention was made would be able to provide using routine experimentation since the courts have held that there is no invention in shifting the position of a structure to a different position if the operation of the device would not be thereby modified. In re Japikse, 86 USPQ 70 (CCPA 1950).

Application/Control Number: 10/541,695

Art Unit: 2833

Regarding claim 10: Karhu the telephone-watch according to claim 7, wherein it further includes an electroacoustic receiver transducer (3) mounted in said case and in communication with an acoustic input cavity (opening) (Fig. 1), the latter being arranged in said case and in communication with the exterior via at least one input channel opening out on the opposite side of said case to said control member with respect to the 6 - 12 o'clock axis (Fig. 1).

Page 4

Regarding claim 11: Karhu discloses a telephone-watch wherein it includes means for guaranteeing water-resistance between said electroacoustic receiver transducer (3) and said acoustic output cavity (openings) (Fig. 1).

Regarding claim 12: During the use of Karhu's telephone-watch, a telephone conversation of the telephone-watch according to claim 10, wherein the output channels (openings) of the electroacoustic transmitter transducer (2) are oriented on an ear's side of a user (Fig. 1), respectively and said at least one input channel of the electroacoustic receiver transducer (3), is oriented on a mouth side of the user (Fig. 1) and wherein the watch can be worn on the inside of the wrist so that the user's hand placed at its ear acts as a resonating chamber for the electroacoustic transmitter transducer (2).

Conclusion

4. Any inquiry concerning this communication or earlier communication from the examiner should be directed to Examiner Jeanne-Marguerite Goodwin whose telephone number is (571) 272-2104. The examiner can normally be reached on Monday-Friday (9am-6pm), alternate Fridays off. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300. Any inquiry of a general nature or relating to the status of this

Application/Control Number: 10/541,695

Art Unit: 2833

application or proceeding should be directed to the receptionist whose telephone number is (571)

272-2861.

JGM

06/11/07

PRIMARY PATENT EXAMINER

Page 5

TECHNOLOGY 2800



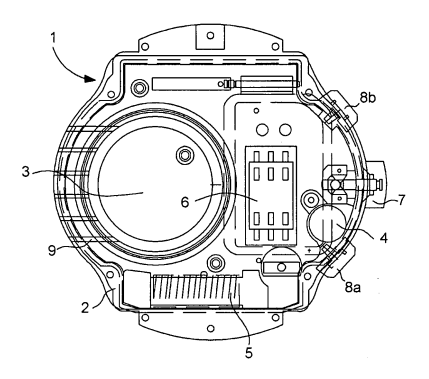
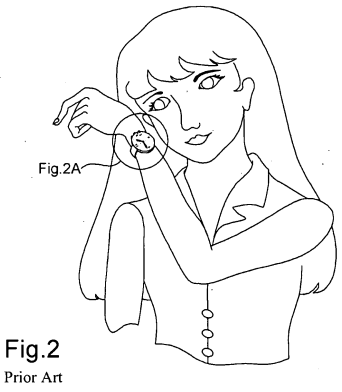


Fig.1

Prior Art



8b

Fig.2A

Prior Art

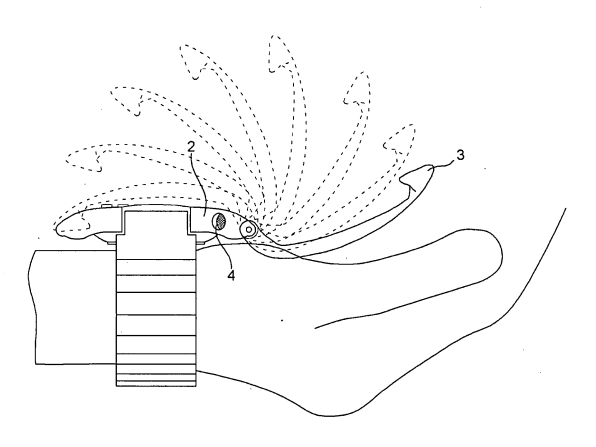


Fig.3

Prior Art